

FURNITURE.

FURNITURE.

FURNITURE.

Solid
Oak Suits
from
\$12.00
up.

Parlor
Suits
from
\$15.00
up.



"I have named her Marion—after Marion County, Fla."

Bonding the Town

Causes alarm in some quarters, but don't be scared for Grover C. is bound to take care of the infant industries. We are bound to lookout for our customers by reducing prices. If you want anything in the line of Furniture, we are now wearing our summer and hardtime prices and quote you a discount of 25 per cent. on all Cash purchases in the Next Thirty days.

This week
we are selling
our Hammocks
at Cost.

One lot of
Furniture
slightly
damaged
at 50 cents
on the Dollar.

FURNITURE.

F. E. BUGBEE & CO. Ocala, Fla.

FURNITURE.

Moral Character of the Exposition.

In view of what the papers had been saying about the proposed "bull fight" in the Atlanta exposition, we wrote to Governor Northen to get the facts. We asked him also whether the exposition would be closed on Sundays, having seen an announcement on the subject.

Governor Northen says: "Upon receipt of your letter of the 27th ultimo, I wrote to Mr. C. A. Collier, president of the exposition company, submitting the two questions asked by you. He replies: 'I beg to advise you that the Atlanta exposition will not be opened on Sundays.'

"To the second question as to bull fighting, he says: 'You can advise Mr. Eaton that there is no likelihood that bull fighting will be one of the attractions of the exposition. There is a proposition from the people controlling the Mexican Village concession to give a representation of a bull fight, which will bear about the same relation to a genuine bull fight, that a combat on the mimic stage bears to a genuine battle.' I trust that this will be entirely satisfactory."

We are heartily glad that the exposition is to be closed on Sundays, and that there is to be no bull fight. We hope there will be no "representation of a bull fight." It was a shame on the American people that the Columbian Exposition was opened on Sundays. It kept away many thousands of the best people who would otherwise have gone, and greatly lessened the interest of multitudes who did go. It was a small satisfaction that the courts decided, when it was too late for the decision to have any practical effect, that the

Sunday opening of the World's Fair was illegal.

There is no reason why everybody, and especially every friend of the South, should not be active and earnest in making the Cotton States and International Exposition at Atlanta all that it ought to be. There are many attractions, and no drawbacks. Even those who went to the World's Fair will see that many improvements have been made in two years. While to those who did not go to the Chicago fair, we say—this is our fair, and now is our time. We expect to go, and to tell our readers of the various attractions presented at Atlanta. We hope every one, who can arrange to do so, will go. Let the managers only say "no" to the application of the Mexicans for a "representation of a bull fight," and all will be well. Such a "representation" could have no good effect; its whole tendency would be towards demoralization.—Western Recorder.

The Foolishness of Intemperance.

Six hundred thousand drunkards in the United States annually prove the foolishness of intemperance.

Between the ages of twenty-five and thirty, where ten total abstainers die, thirty-one moderate drinkers die.

The beer consumed in this country last year would fill a canal ten feet deep, fifty feet wide and fifty miles long.

We do not license flour mills nor candy factories. We lay a restraining imposition upon rum because we recognize it as a public enemy.

The report of the New Hampshire railroad commissioners shows that 90 per cent. of the deaths caused by railroads last year were due to intoxicating liquors.

The warden of a certain state penitentiary reports that of the 500 convicts received during the past year, more than 400 claim to have been intoxicated when they committed their offenses.

The London Temperance Hospital has received 10,000 patients in its wards. Stimulants have been administered only seventeen times, and during the past two years no alcohol has been allowed, and no substitute for it has been used.—Baptist Union.

Take the STAR if you want the latest news.

E. B. Richardson's stable will furnish you a first-class turnout cheaper than elsewhere. Call and try his teams.

Bookkeeping, Shorthand and Typewriting taught at day and night school. Ocala Business College, ZeButt Block.

The Covenant Building and Loan association will pay you 8 per cent for the use of your money, or loan you theirs at 6 per cent. Which do you prefer? M. M. Little will explain to you.

CHEAP RATES VIA F. C. & P.

Battlefield encampment of the Sons of Veterans at Knoxville, Tenn. On sale Sept. 13, 14, 15 and 16. Limited to Oct. 10, 1895, at \$13.10 for the round trip.

National Encampment of the Grand Army of the Republic at Louisville, Ky. On Sale Sept. 8, 9, 10 and 11. Limited to Oct. 5, 1895, at \$17.80 for the round trip.

W. S. GASKIN,

The : Green : Grocer,

Keeps constantly on hand a full line of Choice and Fancy Groceries at prices not excelled by any house in the city.

Poultry and Eggs, Fruits and Vegetables, a Specialty.

Come and give me a trial. I keep everything in the eating line. Remember the place.

West Side Dunn's Park.

W. S. GASKIN,

NOTICE OF MASTER'S SALE.

UNDER AND BY VIRTUE OF A FINAL DECREE rendered on the 6th day of June A. D., 1895, by the Honorable W. A. Hocker, the Judge of the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion county, in Chancery, in a certain cause therein pending, wherein Augusta Bugbee was complainant and W. D. Willeford et al. were defendants, the undersigned Special Master named therein to execute said decree will on MONDAY 7TH DAY OF OCTOBER, A. D. 1895, between the legal hours of sale, in front of the court house door in Marion county, offer for sale, and will sell to the highest and best bidder for cash, the mortgaged premises mentioned in said decree, to-wit: The southeast quarter of the northeast quarter of section 35, in township 17 south, range 22 east; also the east half of the northeast quarter of section 31, in township 17 south, range 21 east, less five acres in the southeast corner in the form of a parallelogram whose sides and ends are parallel with the section lines, the same having been heretofore sold for a mill site, containing in all about 75 acres, or so much thereof as may be sufficient to realize the amount of said decree and costs.

TULIS E. BIGGS, Special Master in Chancery. ANDERSON & HOCKER, Complainant's Solicitors.

Foreclosure Notice

In the Circuit Court, Fifth Judicial Circuit, Marion County, Fla., Bank of Kingwood, Kingwood, W. Va., A Corporation &c., versus DOUGLASS G. FICHELBERGER et al. FORECLOSURE.

It appearing by affidavit appended to the bill filed in the above stated cause that Charles Brown and John DeWinter, doing business under the firm name of Brown and DeWinter, Thomas C. Bayless, doing business as Thomas C. Bayless & Co., the defendants therein named, are non-residents of the State of Florida, and the said Brown and DeWinter are residents of the city of New York and state of New York, and the said Thomas C. Bayless is a citizen of Cincinnati, state of Ohio, and over the age of twenty-one years; it is therefore ordered that said non-resident defendants be and they are hereby required to appear to the bill of complaint, filed in said cause on or before Monday the 7th day of October, A. D. 1895, otherwise the allegations of said bill will be taken as confessed by said defendants. It is further ordered that this order be published once a week for four consecutive weeks in the FLORIDA BAPTIST WITNESS, a newspaper published in the said county and state.

This 26th day of August, 1895. D. A. MILLER, Clerk Circuit Court, Marion County, Fla. By S. T. SISTRUNK, Deputy Clerk. W. S. BULLOCK, Solicitor for Complainant.

NOTICE OF MASTER'S SALE.

FORECLOSURE.

UNDER AND BY VIRTUE OF A FINAL DECREE rendered on the 1st day of April 1895, in a certain cause pending in the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion county, in Chancery, wherein E. D. Fleming was complainant and James W. Sanders et al were defendants, the undersigned Special Master named and appointed therein to execute the same, will on MONDAY, THE 7TH DAY OF OCTOBER, A. D. '95, between the hours of 11 a. m. and 2 p. m., in front of the south door of the court house in Ocala Marion county Florida, offer and expose for sale, and will sell to the highest and best bidder, for cash, the mortgaged premises lying and being in Marion county Florida, and described in said final decree as follows, to-wit: Block number seventy-two (72) old survey of the town of Ocala or so much thereof as will satisfy said decree and costs.

TULIS E. BIGGS, Special Master in Chancery. ANDERSON & HOCKER, Complainant's Solicitors.